

ECOX 37 PAGE 1.039

LAKE LINGANORE at Eaglehead

No. 26,63/ Egutti

		OI ITUS
REC'D FOR RECORD Left. 6 1973 AT 3 0'CLK M SAME DAY RECORDED & EX'D PER ELLIS C. WACHTER. CLK. THIS PURCHASE MONEY DEED OF TRUST made and delivered this 30thday of July , 1973 by and between Albert D. Yannella and Hazel R. Yannella, his wife (T/E)		
Witnesseth:	\$ 4190.00 \$ 2514.00 \$ 6704.00	Unpaid Principal Balanc Interest Note Amount
WHEREAS. Grantor is justly indebted to LINGANORE of Six thousand seven hundred four and no/	CORPORATION, a Maryl	land corporation, in the full sun
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CORPORATION at such place as the holder thereof may do the principal sum shall be payable in monthly installments	of \$55.86 and on	e final @ \$56.66 each on the first day of each and
every month commencing \underline{August} , 1973 when the remaining unpaid balance of said indebtedness s	and continuing until	July 40.83
AND WHEREAS, said note which waives the benefit of the makers have the privilege of prepaying at any time all of without penalty or premium of any kind, and provides furt terms and conditions thereof or any of the covenants and co- events, he holder of the said note shall have the right to dec- with all charges, expenses, advances and attorney's fees, in	Homestead Exemption properties of the principal baller that upon failure to penditions in this deed of trudere the entire uponid bala	rovides, among other things, that ance remaining due and unpaid erform or comply with any of the ast, then and in any or all of such
AND WHEREAS, the intent of this instrument is to sec and all charges, expenses, advances and attorney's fees pro-	ure the nunctual and full	renavraent of said indebtedness
NOW. THEREFORE, THIS INDENTURE WITNESSETH Dollars (\$10.00), the receipt of which is hereby acknowledg unto the said Trustees, any one of whom may act alone in Frederick County, State of Maryland, being more particular.	that in consideration of ted, the Grantor does hereb	he premises and the sum of Ten
LOT <u>578</u> <u>SECTION Pinehurst Vianable Section</u> SECTION Pinehurst Vianable Pinehurst Vianabl	I. Plat 2 Excits	HEAD, as the same f Frederick County,
Plat Book <u>8</u> , folio <u>97</u> _		
AND BEING that same property conveyed to recorded immediately prior hereto, this Deed the purchase money.	the Grantor herein by de of Trust being given to s	eed intended to be secure a portion of

Together with all improvements, ways, easements, rights, privileges and appurtenances to the same belonging or in any wise appertaining, and all of the estate, right, title, interest and claims, either at law or in equity, or otherwise however, of, in, to, or out of the said land and premises, and all, each and every of the interior improvements and fixtures, movable or immovable, of every kind and description in and upon said premises or which may hereafter be placed in or upon the same or used in connection therewith (expressly including all plumbing, boilers, hot water heaters, heating and lighting apparatus, elevators, screens, ventilating or air conditioning systems, awnings, window shades, gas ranges, electric ranges, mechanical refrigeration, dishwashers, disposals, mantels and linoleum, now owned or which may hereafter be owned by the Grantor, in and upon said premises, or which may hereafter be placed in or upon the same, including but not limited to any equity which may be acquired by the said Grantor in any such equipment as a result of the making of installment payments on account of the purchase of the same); it being understood and agreed between the parties hereto or anyone claiming by, through or under them, that the words "land and premises" wherever they occur in these presents shall be deemed to include all of the improvements, fixtures and personal property above mentioned and conveved.

To have and to hold the said property and improvements unto the Trustees,

IT ITUSE, to secure to the holder of the herein described indebtedness, payment thereof, and to permit the Grantor to use and occupy the said described land and premises and take the rents, issues and profits thereof to his own use until default in the performance of or compliance with any of the terms and conditions in the note secured hereby or any of the covenants and conditions contained herein, whereupon the entire indebtedness secured hereby shall become immediately due and payable at the option of the holder thereof.

And upon the full repayment of all of said indebtedness, and all monies advanced or expended as herein provided, and all other proper costs, attorney's fees, charges, commissions, half commissions and expenses incurred at any time before the sale hereinafter provided for, the said Trustees shall release and reconvey the said land and premises unto the Grantor at his cost.

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